HA TORM NO. 2466 Revised November 1969 (Previous Revision obsolete) RECORDING FEE PAID \$ 425

## LEATHERWOOD, WALKER, TODD & MANN

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U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FEDERAL HOUSING ADMINISTRATION

## REGULATORY AGREEMENT FOR MULTI-FAMILY HOUSING PROJECTS (Under Sections 207, 220, 221 (d) (4) FALLE 232, Except Nonprofits)

GREENVILLE CO. S. C.

Project No. 054-35109-PM

JEC 16 11 CO MY TO

Mortgagee C. Douglas Wilson & Co. Amount of Mortgage Note \$996,700.00

OLLIE FARNSWORTH R. H. C.

16, 1970 December

Mortgage: Recorded:

State South Carolina

County Greenville

Date December 16, 1970

Book : 1175

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Originally endorsed for insurance under Section 221(d)(4)

This Agreement entered into this

16th

day of December

. 1970, between

Middleton Apartments, Inc. whose address is 217 East Stone Avenue Greenville, South Carolina

their successors, heirs, and assigns (jointly and severally, hereinafter referred to as Owners) and the undersigned Secretary of Housing and Urban Development and his successors (hereinafter referred to as Secretary).

In consideration of the endorsement for insurance by the Secretary of the above described note or in consideration of the the consent of the Secretary to the transfer of the mortgaged property or the sale and conveyance of the mortgaged property by the Secretary, and in order to comply with the requirements of the National Housing Act, as amended and the Regulations adopted by the Secretary pursuant thereto, Owners agree for themselves, their successsors, heirs and assigns, that in connection with the mortgaged property and the project operated thereon and so long as the contract of mortgage insurance continues in effect, and during such further period of time as the Secretary shall be the owner, holder or reinsurer of the mortgage, or during any time the Secretary is obligated to insure a mortgage on the mortgaged property:

- 1. Owners, except as limited by paragraph 17 hereof, assume and agree to make promptly all payments due under the note and mortgage.
- 2. (a) Owners shall establish or continue to maintain a reserve fund for replacements by the allocation to such reserve fund in a separate account with the mortgagee or in a safe and responsible depository designated by the mortgagee, concurrently with the beginning of payments towards amortization of the principal of the mort-\_per month unless gage insured or held by the Secretary of an amount equal to \$ 369.09 a different date or amount is approved in writing by the Secretary.

Such funds, whether in the form of a cash deposit or invested in obligations of, or fully guaranteed as to principal by, the United States of America shall at all times be under the control of the mortgagee. Disbursements from such fund, whether for the purpose of effecting replacement of structural elements, and mechanical equipment of the project or for any other purpose, may be made only after receiving the consent in writing of the Secretary. In the event of a default in the terms of the mortgage, pursuant to which the loan has been accelerated, the Secretary may apply or authorize the application of the balance in such fund to the amount due on the mortgage debt as accelerated.

- (b) Where Owners are acquiring a project already subject to an insured mortgage, the reserve fund for replacements to be established will be equal to the amount due to be in such fund under existing agreements or charter provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall begin with the provisions at the time Owners acquire such project, and payments hereunder shall be provided to the project of the pr due on the mortgage after acquisition, unless some other method of establishing and mainta approved in writing by the Secretary.
- **DEC 11** 1970 3. Real property covered by the mortgage and this agreement is described in Schedule A attac

(This paragraph 4 is not applicable to cases insured under Section 232).

CODE CASH SER 4. (a) Owners shall make dwelling accommodation and services of the project available to occupants at c exceeding those established in accordance with a rental schedule approved in writing by the Secretary.

Accommodations shall not be rented for a period of less than thirty (20) days exceeding those established in accordance with a femal schedule approved in uniting 57 the commodations shall not be rented for a period of less than thirty (30) days, or, unless the chorigage is in sured under Section 231, for more than three years. Commercial facilities shall be rented for such use and 10

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